

expenses payable in quarterly instalments by the clerk of this court from money deposited by the parties for that purpose.

79. That assistants to the commissioner may be employed by the commissioner upon the approval of the court and shall receive compensation for the time employed in the same manner as provided for the commissioner; and care takers at the several reservoirs may be employed and shall be under the direction of the commissioner and shall make reports from time to time to the commissioner as directed by him. Such care takers shall be paid in the same manner as provided for the payment of compensation of the other assistants to the commissioner, from money deposited by the owners of the reservoirs for that purpose.

80. Special or additional services rendered by the commissioner or his assistants shall be paid for by the party occasioning such special or additional services.

81. The basis of assessment to the respective parties for the expenses of administration shall be a fixed ratio annually, and the respective amounts due from each party are payable quarterly, and within ten days after receipt of notice of the amount thereof.

Upon failure to pay the same within ten days after notice thereof, said commissioner is authorized to withhold further distribution of waters to the users so in default until the same shall be paid.

82. The fixed ratio of assessment to the respective parties shall be the product of the area of land found to be entitled to a water right and the length of season of use, divided by the duty of water upon the 15th day of July.

§3. The length of season of the first class rights in the Wasatch Division shall be 130 days; of the second to seventeenth class, 90 days; and of the rights in the Provo Division, 165 days.

§4. The assessments to the power users shall be as follows:

Utah Power & Light Company \$15.00 per month.

Heber Light & Power Company \$5.00 per month.

Provo City for its mill rights along the Factory Race and the Provo Pressed Brick Company, the quantity of water decreed in Class A times 165 shall be used as the ratio with the irrigation rights; $\frac{1}{5}$ of said amount to be paid by the Provo Pressed Brick Company and $\frac{4}{5}$ by Provo City.

The ration for the Provo Pressed Brick Company for the number of days during the irrigation season it is receiving water in excess of the quantity awarded to it in Class A, shall be the quantity of water received times such number of days.

Joseph R. Murdock power right \$1.50 per month.

Ruth Hatch and Abram Hatch power right \$0.75 per month

Nels J. Johnson power right \$0.55 per month.

§4. The commissioner is hereby directed to distribute the waters herein awarded in the most economical way to prevent waste. And if it shall appear that by combining the flow of a number of parties, and giving each of them an equivalent quantity with a proper sized irrigating stream for a period of time at reasonable intervals, commonly called the rotation system, thereby effecting a saving of water and at the same time meeting the full necessities of the users, said commissioner is directed to so distribute said water.

Any party may at any time petition this court to modify or change the method of distribution of the quantity of water herein awarded upon written application to the court, and said application may

be heard upon affidavits or oral testimony as the parties may elect.

§5. Any party to this action or his successor in interest, who is dissatisfied with any of the regulations, requirements, discretionary acts of control in the distribution, or orders of the commissioner, may apply to the court for a review thereof and for relief therefrom.

§6. This court will retain original jurisdiction of this cause and the subject matter thereof and all the parties thereto, their successors and assigns, for the purpose of all necessary supplemental orders and decrees which may be required to make effectual the rights of the parties as herein awarded.

Dated at Provo Utah
November 26th 1917

Commons
Judge - pro. tem